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•	J. S. Vanier
18 March 1940.	W. L. Florzhaimer
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NOROBATION FOR THE RECORD

Subject: Proposed CIA Legislation.

- 1. On 15 March 1999 the unitarities described the proposed CIA legislation to Mr. Miggins of I is N. He suggested that we see Mr. Winings, General Counsel for I is N. I explained to Mr. Winings that we had heard that they had been called, informally, by the Senate Committee to furnish their views on the CIA Bill.
- 2. Mr. Vinings stated that he had been saked for views on the Bill in an informal manner and his response was given with the understanding that it was "eff the recent". We winings stated the Countities was concerned about the deportation of aliens once they had been admitted under the provisions of the Bill. He pointed out that as he read the Bill the waiver pertained only to admissibility and that the alien once admitted could be deported under any previsions of law applying to deportation other than eases satising prior to, and simultaneously with, admission.
- 3. Mr. Minings stated further that he was preparing a more detailed memorandum on the subject for the Commissioner. He continued that there would be considered in such a memorandum the details which must of necessity be worked out between I & H and CIA. Such such such sould include recording of entry, alies registration, etc. I assured him that CIA had every reason to know from experience that such details must be worked out in advance and the identity of the individual made known to I & H at the time of entry. I state further that in view of our past experience with I & H on confidential matters we falt certain these mechanics could be ironed out in a satisfactory and occurs manner.
- possibility of an alien who, having been admitted under provisions of the Bill, refused to live up to his consistents to GIA. In this case he fall that there should be added a provise to the affect that an alien could be deported if he did not fulfill the purpose for which he was admitted under the provisions of the Hill. I teld him in general terms that this had been considered and it was felt that there was a calculated risk involved which must be taken. Also, there was the practical consideration of the fact that the House had passed the Hill and any further amendment would force reconsideration in the House. I suggested to Mr. Winings that if agreeable he suggest to the Commissioner when his memorandom was forwarded that if the Commissioner wished to make a specific recommendation to the Attorney General in connection with such

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provise that the Commissioner discuss it with the Director of CIA. Winings stated he would be glad to do so but could not state what action the Commissioner would take.

5. In conclusion, I fool that he. Winings felt more estimated concerning the Bill at the conclusion of our conversation.

JOETS. WARRENT.

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